SUFFICIENT CAUSE TO WITHHOLD OR REVOKE THE PERMIT. 11

- (G) ISSUANCE OF THE PERMIT SHALL BE CONTINGENT UPON THE GRANT OF A RIGHT OF ENTRANCE TO THE ADMINISTRATION UPON THE PERMIT SITE AT ANY REASONABLE TIME TO INSPECT AND INVESTIGATE FOR ACTUAL OR POTENTIAL VIOLATIONS OF THE CONDITIONS OF THE PERMIT. FAILURE TO ALLOW ADMINISTRATION OFFICIALS AND EMPLOYEES TO INSPECT THE PROPOSED PERMIT SITE SHALL BE SUFFICIENT CAUSE TO WITHHOLD OR REVOKE THE PERMIT.
- (H) THE ADMINISTRATION, BY REGULATION, ORDER, PERMIT, OR OTHERWISE, MAY REQUIRE THE OWNER OR OPERATOR OF ANY SOURCE OF A DISCHARGE OF POLLUTANTS OR OF ANY SOURCE WHICH IS AN INDUSTRIAL USER OF A PUBLICLY OWNED TREATMENT WORKS TO:
 - (1) ESTABLISH AND MAINTAIN RECORDS;
 - (2) MAKE REPORTS;
- (3) INSTALL, CALIBRATE, USE AND MAINTAIN MONITORING EQUIPMENT OR METHODS (INCLUDING WHERE APPROPRIATE, BIOLOGICAL MONITORING METHODS);
- (4) SAMPLE DISCHARGES (IN ACCORDANCE WITH THE METHODS, AT THE LOCATIONS, AT INTERVALS, AND IN THE MANNER THE ADMINISTRATION PRESCRIBES); AND
- (5) PROVIDE OTHER INFORMATION RELATING TO DISCHARGES OF POLLUTANTS INTO STATE WATERS OR TO INTRODUCTIONS OF POLLUTANTS INTO PUBLICLY OWNED TREATMENT WORKS AS THE ADMINISTRATION MAY REASONABLY REQUIRE.
- (I) THE ADMINISTRATION MAY REFUSE TO ISSUE A PERMIT FOR THE DISCHARGE OF POLLUTANTS IF IT FINDS THAT ISSUANCE OF THE PERMIT WOULD VIOLATE THE PROVISIONS OF ANY FEDERAL LAW OR RULE OR REGULATION PROMULGATED THEREUNDER.
- (J) THE ADMINISTRATION SHALL IMPOSE AS CONDITIONS IN PERMITS FOR THE DISCHARGE OF POLLUTANTS FROM PUBLICLY OWNED TREATMENT WORKS, REQUIREMENTS FOR INFORMATION TO BE PROVIDED BY THE PERMITTEE CONCERNING NEW INTRODUCTIONS OF POLLUTANTS OR SUBSTANTIAL CHANGES IN THE VOLUME OR CHARACTER OF POLLUTANTS BEING INTRODUCED INTO THE TREATMENT WORKS.

THE ADMINISTRATION MAY IMPOSE AS CONDITIONS IN PERMITS FOR THE DISCHARGE OF POLLUTANTS FROM PUBLICLY OWNED TREATMENT WORKS APPROPRIATE MEASURES TO ESTABLISH AND INSURE COMPLIANCE BY INDUSTRIAL USERS WITH ANY SYSTEM OF USER CHARGES REQUIRED UNDER STATE OR FEDERAL LAW OR ANY REGULATIONS OR GUIDELINES PROMULGATED THEREUNDER.

(K) THE ADMINISTRATION MAY APPLY AND ENFORCE PURSUANT TO SECTION 28A OF THIS SUBTITLE, AGAINST INDUSTRIAL USERS OF PUBLICLY OWNED TREATMENT WORKS,